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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/577,516	04/26/2006	Klemens Breitfuss	AT03 0060 US1	9614
65913 <b>NXP</b> , B.V.	7590 08/11/201	EXAMINER		
NXP INTELLE	ECTUAL PROPERTY	JAIN, ANKUR		
M/S41-SJ 1109 MCKAY DRIVE SAN JOSE, CA 95131			ART UNIT	PAPER NUMBER
			2618	
			NOTIFICATION DATE	DELIVERY MODE
			08/11/2010	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ip.department.us@nxp.com

	Application No.	Applicant(s)				
	10/577,516	BREITFUSS, KLEMENS				
Office Action Summary	Examiner	Art Unit				
	ANKUR JAIN	2618				
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>23 Ju</u>	ılv 2009.					
	action is non-final.					
3) Since this application is in condition for allowar						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-11</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-11</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10)☐ The drawing(s) filed on is/are: a)☐ acce	epted or b)□ objected to by the B	Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correcti	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
	·					
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal P					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	6) Other:	ato, ippiiodiioii				

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### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on July 23<sup>rd</sup>, 2009 has been entered.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wood, Jr., US Patent 6,466,771 B2 (hereafter referenced as Wood).

Regarding **Claim 1, 5, and 11**, Wood teaches a circuit, this circuit being provided for a communication partner appliance that is designed for contact less communication and as a data carrier, this communication partner appliance being provided for a communication system with at least one further communication partner appliance, in which circuit a first communication mode or a second communication mode can be

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activated (see Column 8 lines 29-42 and Figure 4), and which circuit has the means listed below: "activators for activating the first communication mode or the second communication mode" (Column 8 lines 29-42 and Figure 4). Wood also teaches "reception means for receiving a carrier signal that is transmitted by the at least one further communication partner appliance" (see Column 7 lines 65-67, Column 8 lines 1-29, and Figure 4). Wood also teaches "detectors for detecting the presence of the received carrier signal, these detectors transmitting a carrier signal present signal in the event that the carrier signal is present, and otherwise transmitting a carrier signal notpresent signal as a consequence of a missing carrier signal" (see Column 8 lines 29-42 and Figure 4). The Examiner firmly submits that it is inherent and well known to one of ordinary skill in the art for transponder 16 to internally within the circuit "transmit a carrier signal present signal in the event that the carrier signal is present, and otherwise transmit a carrier signal not-present signal as a consequence of a missing carrier signal" when internally within the circuit of transponder 16 switching between active and passive modes. Wood also teaches "command signal recognition means tor recognizing a command signal that can be transmitted with the aid of the carrier signal and for generating and transmitting, within the circuit of the communication partner appliance, a command-end signal that represents the end of the transmitted command signal" (see Column 7 lines 65-67, Column 8 lines 1-29, and Column 9 lines 22-40). "Command-end signal that represents the end of the transmitted command signal" clearly reads on the transmitted reply from the transponder which consists of the preamble, Barker or start code, followed by actual data. This is sent after the

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interrogator has finished, or "ended" transmitting the "command signal." Wood also teaches "a first activation signal can be transmitted when the carrier signal present signal is present, and otherwise a second activation signal can be transmitted, with which first activation signal the circuit can be brought into the first communication mode with the aid of the activators, and with which second activation signal the circuit can be brought into the second communication mode with the aid of the activators" (see Column 8 lines 29-42 and Figure 4). The Examiner firmly submits that it is inherent and well known to one of ordinary skill in the art for transponder 16 to internally within the circuit "transmit a first activation signal when the carrier signal present signal is present, and otherwise transmit a second activation signal" when internally within the circuit of transponder 16 there is switching between active and passive modes. It would have been obvious for one of ordinary skill in the art at the time the invention was made to modify Wood so that after the occurrence of the command-end signal at a given measurement point in time, there are determination means to determine whether the carrier signal present signal is present, for the purpose of increasing the functionality and versatility of the interrogator 26 and transponder 16 RFID system of Wood by incorporating another determination/detection means for detecting the carrier signal present signal after a given measurement point in time.

Regarding **Claim 2**, Wood teaches, "wherein the activators are designed to activate a passive communication mode as the first communication mode as the first communication mode and an active communication mode as the second communication mode wherein in the case of the active communication mode a power

supply for the circuit is provided that is independent of the carrier signal and in the case of the passive communication mode a power supply for the circuit is provided that is dependent on the carrier signal" (see Figure 4, Column 6 lines 41-46, and Column 8 lines 29-41).

Regarding **Claim 3**, Wood teaches "wherein a battery or accumulator is provided for the independent power supply" (see Figure 1 element # 18).

Regarding **Claim 4**, Wood teaches "a communication partner appliance that is designed as a data carrier and is equipped with a circuit" (see Figure 1 and Column 4 lines 1-36).

Regarding Claim 6, Wood teaches "wherein the arranging means are designed for the optional arrangement of an active communication mode or a passive communication mode, in which active communication mode the further communication partner appliance has a power supply that is independent of the carrier signal, and in which passive communication mode the further communication partner appliance has a power supply that is dependent on the carrier signal" (see Figure 4, Column 6 lines 41-46, and Column 8 lines 29-41).

Regarding Claim 7, Wood teaches "wherein energy source recognition means are provided, these energy source recognition means being adapted to recognize an energy source for supplying power to the circuit, and with which energy source recognition means an energy source recognition signal can be transmitted depending on the energy source that has been recognized, and wherein the arranging means are

designed to arrange the communication mode depending on the energy source recognition signal" (see Figure 4, Column 6 lines 41-46, and Column 8 lines 29-41).

Regarding **Claim 8**, Wood teaches "wherein response signal detectors are provided, for detecting a response signal transmitted by the further communication partner appliance, in the course of which detection a change-over signal an be generated, and wherein the arranging means are designed to automatically arrange the communication mode depending on the change-over signal that has been generated" (see column 7 lines 65-67, column 8 lines 1-41, column 8 lines 54-67, and column 12 lines 44-67).

Regarding **Claim 9**, Wood teaches "wherein influencing means are provided for influencing a signal strength of carrier signal depending on the arranged communication mode" (see column 7 lines 65-67 and column 8 lines 1-28).

Regarding **Claim 10**, Wood teaches "a communication partner appliance that is designed as a communication station and is equipped with a circuit" (see Figure 4).

## Response to Arguments

3. Applicant's arguments filed July 23, 2009 have been fully considered but they are not persuasive. The Examiner respectfully submits that Wood teaches a circuit, this circuit being provided for a communication partner appliance that is designed for contact less communication and as a data carrier, this communication partner appliance being provided for a communication system with at least one further communication partner appliance, in which circuit a first communication mode or a second communication

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#### Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ankur Jain whose telephone number is 571-272-

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9747. The examiner can normally be reached on M-F, 7:30 am to 5:00 pm, EST, Alternate Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Yuwen Pan can be reached on 571-272-7855. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Ankur Jain/

Examiner, Art Unit 2618

08/03/2010

/Yuwen Pan/

Primary Examiner, Art Unit 2618